

## KING COUNTY

1200 King County Courthouse 516 Third Avenue Seattle, WA 98104

## **Signature Report**

## August 19, 2004

## Ordinance

**Proposed No.** 2004-0117.2 **Sponsors** Constantine, Edmonds and Phillips 1 AN ORDINANCE relating to administration and 2 subdivisions and short subdivisions; amending Ordinance 3 13694, Section 42, and K.C.C. 19A.08.070, Ordinance 4 13694, Section 59, and K.C.C. 19A.12.050 and Ordinance 5 13694, Section 8, and K.C.C. 19A.04.060 and adding a new 6 section to K.C.C. chapter 19A.08. 7 8 9 BE IT ORDAINED BY THE COUNCIL OF KING COUNTY: 10 NEW SECTION. SECTION 1. There is hereby added to K.C.C. 19A.08 a new 11 section to read as follows: 12 **Limitations in closed basins.** In a closed basin, as defined by chapters 173-507, 13 173-503, 173-509, 173-510 and 173-515 WAC, an application for further segregation 14 may not be submitted within five years after recording, if the application relies on a 15 public water system created to provide domestic water that uses an exempt well under 16 RCW 90.44.050 or proposes an additional exempt well and the proposed segregation will

17	result in the creation of more than six lots within the boundaries of the original	
18	subdivision or short subdivision.	
19	SECTION 2. Ordinance 13694, Section 42, and K.C.C. 19A.08.070 are each	
20	hereby amended to read as follows:	
21	Determining and maintaining legal status of a lot.	
22	A. A property owner may request that the department determine whether a lot	
23	was legally segregated. The property owner shall demonstrate to the satisfaction of the	
24	department that, a lot was created, in compliance with applicable state and local land	
25	segregation statutes or codes in effect at the time the lot was created, including, but not	
26	limited to, demonstrating that the lot was created:	
27	1. Prior to June 9, 1937, and ((the lot)) has been:	
28	a. $((P))\underline{p}$ rovided with approved sewage disposal or water systems or roads $((,$	
29	or)); and	
30	b. $((C))$ conveyed as an individually described parcel to separate,	
31	noncontiguous ownerships through a fee simple transfer or purchase prior to October 1,	
32	1972 <u>, or</u>	
33	c. $((R))$ <u>recognized prior to October 1, 1972</u> , as a separate tax lot by the county	
34	assessor <u>;</u>	
35	2. Through a review and approval process recognized by the county for the	
36	creation of four lots or less from June 9, 1937, to October 1, 1972, or the subdivision	
37	process on or after June 9, 1937;	
38	3. Through the short subdivision process on or after October 1, 1972; or	

39	4. Through the following alternative means allowed by the state statute or
40	county code:
41	a. $((F))$ for the raising of agricultural crops or livestock, in parcels greater than
42	ten acres, between September 3, 1948, and August 11, 1969;
43	b. $((F))$ for cemeteries or other burial plots, while used for that purpose, on or
14	after August 11, 1969;
45	c. ((A))at a size five acres or greater, recorded between August 11, 1969, and
46	October 1, 1972, and did not contain a dedication;
47	d. ((A))at a size twenty acres or greater, recognized prior to ((the effective date
48	of this title)) January 1, 2000, provided, however, for remnant lots not less than seventeen
19	acres and no more than one per quarter section;
50	e. (( <del>U</del> )) <u>u</u> pon a court order entered between August 11, 1969, to July 1, 1947;
51	f. (( <del>T</del> ))through testamentary provisions or the laws of descent after August 10,
52	1969;
53	g. (( <del>T</del> ))through an assessor's plat made in accordance with RCW 58.18.010
54	after August 10, 1969;
55	h. ((A))as a result of deeding land to a public body after April 3, 1977, and that
56	is consistent with King County zoning code, access and board of health requirements so
57	as to qualify as a building site pursuant to K.C.C. 19A.04.050; or
58	i. $((B))\underline{b}y$ a partial fulfillment deed pursuant to a real estate contract recorded
59	prior to October 1, 1972, and no more than four lots were created per the deed.
60	B. In requesting a determination, the property owner shall submit evidence,
61	deemed acceptable to the department, such as:

62	1. Recorded subdivisions or division of land into four lots or less;
63	2. King County documents indicating approval of a short subdivision;
64	3. Recorded deeds or contracts describing the lot or lots either individually or as
65	part of a conjunctive legal description (e.g. Lot 1 and Lot 2); or
66	4. Historic tax records or other similar evidence, describing the lot as an
67	individual parcel. The department shall give great weight to the existence of historic tax
68	records or tax parcels in making its determination.
69	C. Once the department has determined that the lot was legally created, the
70	department shall continue to acknowledge the lot as such, unless the property owner re((-
71	))aggregates or merges the lot with another lot or lots in order to:
72	1. Create a parcel of land that would qualify as a building site, or
73	2. Implement a deed restriction or condition a covenant or court decision.
74	D. The department's determination shall not be construed as a guarantee that the
75	lot constitutes a building site as defined in K.C.C. 19A.04.050.
76	E. Re((-))aggregation of lots after January 1, 2000, shall only be the result of a
77	deliberate action by a property owner expressly requesting a permanent merger of two or
78	more lots.
79	SECTION 3. Ordinance 13694, Section 59, and K.C.C. 19A.12.050 are each
80	hereby amended to read as follows:
81	Limitations for short subdivisions.
82	A. Inside the Urban Growth Area, a maximum of nine lots may be created by a
83	single application. Outside the Urban Growth Area, a maximum of four lots may be
84	created by a single application.

85	B. An application for further segregation may not be submitted within five years
86	after recording, except through the filing of a subdivision application or unless the short
87	plat contains fewer than nine lots inside the Urban Growth $((a))\underline{A}$ rea or fewer than four
88	lots outside the Urban Growth Area, in which case an alteration application may be
89	submitted to create a cumulative total of up to nine lots inside the Urban Growth Area or
90	up to four lots outside of the Urban Growth Area within the original short plat boundary.
91	C. A maximum of ((eighteen)) nine lots inside the Urban Growth Area or eight
92	lots outside the Urban Growth area may be created from two or more contiguous parcels
93	with any common ownership interest.
94	SECTION 4. Ordinance 13694, Section 8, and K.C.C. 19A.04.060 are each
95	hereby amended to read as follows:
96	<b>Building site.</b> Building site: ((a parcel)) an area of land, consisting of one or more
97	lots or portions ((thereof)) of lots, that is:
98	$\underline{A}$ . ((e)) $\underline{C}$ apable of being developed under current federal, state, and local statutes,
99	including((÷)) zoning and use provisions, dimensional standards, minimum lot area,
100	minimum lot area for construction, minimum lot width, shoreline master program

101	provisions, $((sensitive))$ <u>critical</u> area provisions $((sensitive))$ <u>and</u> health and safety provisions; <u>or</u>		
102	B. Currently legally developed.		
103			
		KING COUNTY COUNCIL KING COUNTY, WASHINGTON	
	-	Larry Phillips, Chair	
	ATTEST:	Larry Finnips, Chair	
	Anne Noris, Clerk of the Council		
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	APPROVED this day of, _	<del>.</del>	
		Ron Sims, County Executive	
		, , ,	
	Attachments None		